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| APPLICATION NO.  | FILING DATE | FIRST NAMED INVENTOR    | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|-------------|-------------------------|---------------------|------------------|
| 10/602,116   | 06/23/2003  | Hanno Ulrich            | DE920010077US1      | 9096             |
| 7590 08/07/2006  |             | EXAMINER                |                     |                  |
| Floyd A. Gonzalez IBM Corporation 2455 South Road, P386 Poughkeepsie, NY 12601 |             |                         | SHARON, AYAL I      |                  |
|  |             |                         | ART UNIT            | PAPER NUMBER     |
|  |             |                         | 2123                |                  |
|  |             | DATE MAILED: 08/07/2006 |                     |                  |

Please find below and/or attached an Office communication concerning this application or proceeding.

| •   | Application No.  | Applicant(s)   |  |  |  |  |
|---|--|--|--|--|--|--|
| ,   | 10/602,116   | ULRICH, HANNO  |  |  |  |  |
| Office Action Summary   | Examiner   | Art Unit   |  |  |  |  |
| -   | Ayal I. Sharon   | 2123   |  |  |  |  |
| The MAILING DATE of this communication ap   |  | 1  |  |  |  |  |
| Period for Reply  |  |  |  |  |  |  |
| A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period  - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION (136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE | N. nely filed the mailing date of this communication. (D) (35 U.S.C. § 133). |  |  |  |  |
| Status  |  |  |  |  |  |  |
| 1) Responsive to communication(s) filed on 23 J   | <u>une 2003</u> .  |  |  |  |  |  |
| 2a) This action is <b>FINAL</b> . 2b) This  | . ' ' _ <del> </del>   |  |  |  |  |  |
| 3) Since this application is in condition for allowa  | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is  |  |  |  |  |  |
| closed in accordance with the practice under be   | Ex parte Quayle, 1935 C.D. 11, 45  | 53 O.G. 213.   |  |  |  |  |
| Disposition of Claims   |  |  |  |  |  |  |
| <ul> <li>4)  Claim(s) 1-6 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdra</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-6 is/are rejected.</li> <li>7)  Claim(s) 1.2,4 and 6 is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or</li> </ul>  |  |  |  |  |  |  |
| Application Papers  |  |  |  |  |  |  |
| 9) The specification is objected to by the Examine 10) The drawing(s) filed on 23 June 2003 is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 1.   | )⊠ accepted or b)□ objected to<br>drawing(s) be held in abeyance. See<br>tion is required if the drawing(s) is ob  | e 37 CFR 1.85(a).<br>jected to. See 37 CFR 1.121(d).                         |  |  |  |  |
|   | · ·  | Action of 101111 1 10-102.   |  |  |  |  |
| Priority under 35 U.S.C. § 119  |  |  |  |  |  |  |
| <ul> <li>12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority document</li> <li>2. Certified copies of the priority document</li> <li>3. Copies of the certified copies of the priority application from the International Bureat</li> <li>* See the attached detailed Office action for a list</li> </ul>   | s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).   | on No ed in this National Stage  |  |  |  |  |
| Attachment(s)  1)   Notice of References Cited (PTO-892)  | 4)  Interview Summary  | (PTO 412)  |  |  |  |  |
| Notice of References Cited (PTO-692)     Notice of Draftsperson's Patent Drawing Review (PTO-948)     Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)   | Paper No(s)/Mail Da  |  |  |  |  |  |
| Paper No(s)/Mail Date 6) Other:   |  |  |  |  |  |  |

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### **DETAILED ACTION**

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#### Introduction

- 1. Claims 1-6 of U.S. Application 10/602,116 are currently pending.
- 2. The application claims priority to EPO application 02014506.6, filed on 06/29/2002.

### Claim Objections

- 3. Claim 1 is objected to because of the following informalities: The terms "6a" and "6b" next to the claimed formulas do not limit the claims, and therefore are not appropriate. Appropriate correction is required.
- 4. Claims 2, 4, and 6 are objected to because of the following informalities: The terms "CP" has no definition in the claims, and should be replaced with "central processor" (as defined in paragraph [0004] of the specification). Appropriate correction is required.

# Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claims 1-6 rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential elements, such omission amounting to a gap

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between the elements. See MPEP § 2172.01. The omitted elements are: definitions of the variables used in the claimed equations, such as " $v_n$ " and " $u_n$ ", and  $\rho_n$ , which is merely defined as "a suitable parameter".

- 7. Claims 1, 3, and 5 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 1, 3, and 5 cite the use of "entry and target control quantities  $\chi$  and  $\mu$  of a system model", but does not define, in the claims, what these quantities represent.
- 8. Claims 2, 4, and 6 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 1, 3, and 5 define the "control quantities χ and μ of a system model" as "CP utilizations in a computer system model." It is not clear if these "utilizations" correspond to "utilization percentages" or some other form of "utilization".

# Claim Rejections - 35 USC § 101

9. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

- 10. Claims 1-6 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.
- 11. The fundamental test for patent eligibility is to determine whether the claimed invention produces a "useful, concrete and tangible result."

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12. See State Street Bank & Trust Co. v. Signature Financial Group Inc., 149 F. 3d 1368, 47 USPQ2d 1596 (Fed. Cir. 1998) and AT&T Corp. v. Excel

Communications, Inc., 172 F.3d 1352, 50 USPQ2d 1447 (Fed. Cir. 1999). In these decisions, the court found that the claimed invention as a whole must accomplish a practical application. That is, it must produce a "useful, concrete and tangible result."

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- 13. See State Street, 149 F.3d at 1373-74, 47 USPQ2d at 1601-02. ("[T]he transformation of data, representing discrete dollar amounts, by a machine through a series of mathematical calculations into a final share price, constitutes a practical application of a mathematical algorithm, formula, or calculation, because it produces 'a useful, concrete and tangible result' a final share price momentarily fixed for recording and reporting purposes and even accepted and relied upon by regulatory authorities and in subsequent trades").
- 14. See also <u>AT&T</u>, 172 F.3d at 1358, 50 USPQ2d at 1452 (Claims drawn to a long-distance telephone billing process containing mathematical algorithms were held patentable subject matter because the process used the algorithm to produce a useful, concrete, tangible result a primary inter-exchange carrier ("PIC") indicator without preempting other uses of the mathematical principle).
- 15. The Examiner respectfully submits that under current PTO practice, the claimed invention does not recite a concrete, useful, tangible result.
- 16. Claims 1-2 and 4-6 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

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17. As currently written, the claimed "computer-program-based method" and "computer system" appear to consist of non-functional descriptive material; see MPEP Section 2106, subsection IV.B.1(a).

18. Data structures not claimed as embodied in computer-readable media are descriptive material per se and are not statutory because they are not capable of causing functional change in the computer. See, e.g., Warmerdam, 33 F.3d at 1361, 31 USPQ2d at 1760 (claim to a data structure per se held nonstatutory).

### Conclusion

- 19. Examiner was not able to locate prior art that expressly taught the equations claimed in the independent claims.
- 20. The following prior art, made of record and not relied upon, is considered pertinent to applicant's disclosure.
- 21. Menascé, D.A. et al. <u>Capacity Planning and Performance Modeling</u>. © 1994. pp.iii-ix, 113-129, 153-159, and 263-266. (See especially "Section 4.3.3 Model Predictions" on p.125, which teaches the utilization formula is as follows: "server utilization = throughput x mean service time", so therefore "utilization = (λ / μ)". See also formula 5.1 on p.154 for "actual utilization" of a device. See also the discussion of "tightly" and "loosly" coupled multiprocessors on pp.262-266.)
- 22. Färber, G. et al. "Improving Processor Utilization with a Task Classification Model Based Application Specific Hard Real-Time Architecture." Proc. 4<sup>th</sup> Int'l Workshop

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on Real-Time Computing Systems and Applications. Oct. 27-29, 1997. pp.276-283. (See section 3.2, on p.279, and also Fig.2, for an analysis of the performance of a "processor subsystem" under certain conditions.)

23. Lauzac, S. et al. "An Efficient RMS Admission Control and its Application to Multiprocessor Scheduling." Proc. of the 1<sup>st</sup> Merged Int'l ... and Symposium on Parallel and Distributed Processing. Mar.30-Apr.3, 1998. pp.511-518. (See Section 4.2.2, "Average Processor Utilization", and Fig.4, which teach the average processor utilization for different multiprocessor admission control algorithms.)

# Correspondence Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ayal I. Sharon whose telephone number is (571) 272 -3714. The examiner can normally be reached on Monday through Thursday, and the first Friday of a bi -week, 8:30 am – 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Rodriguez can be reached at (571) 272 -3753.

Any response to this office action should be faxed to (571) 273 -8300, or mailed to:

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or hand carried to:

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Tech Center 2100 Receptionist, whose telephone number is (571) 272 -2100.

Ayal I. Sharon Art Unit 2123 August 2, 2006

> PAUL RODRIGUEZ SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2100